					THERN DISTRICT OF TEX	AS
Case 3	8:14-cr-00030PP THOOLUN			f1 Pa	geIDFBLED	
	FOR THE N	ORTHERN DISTR	1			
		DALLAS DIVISION	ON		MAY - 6 2014	
MITED STA	TES OF AMERICA	\			0 2011	
SINITED STA	TES OF AMERICA)		CLE	RK, U.S. DISTRICT COU	nm
VS.)	CASE NO.: 3:14 C	CR-0 20 -1	P. 7.	KI.
)			Deputy	-
OSE M. ROS	SALES (02)	Ć	_			
	REPORT	Г AND RECOMM	ENDATION			
	CONC	ERNING PLEA O	F GUILTY			
1997), has appose the Indictmosubjects mention offense(s) character offense. Indjudged guilt Marijuana, who	M. ROSALES, by consent peared before me pursuant to ent. After cautioning and exoned in Rule 11, I determine rged is supported by an inde I therefore recommend that y of the offense of Conspiration is a violation of 21 U.S.C und guilty of the offense by	o Fed. R. Crim.P. 11 camining JOSE M. d that the guilty plea ependent basis in fact the plea of guilty bacy to Possess with C. §841(a)(1) and (b)	I, and has entered a plea ROSALES under oath a was knowledgeable and ct containing each of the be accepted, and that Jo Intent to Distribute 100	a of guild concerred volunt de essent OSE M OKilogr	ty to Count(s) 1 hing each of the tary and that the tial elements of ROSALES be ams or More of	
	The defendant is currently	in custody and sho	ould be ordered to rema	in in cus	stody.	
	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(1) unless the Court finds by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released.					
	The defendant has I find by clear and	convincing evidence ther person or the c	ease. Ith the current condition the that the defendant is a community if released a	ot likel	y to flee or pose	
		s not been complian ts this recommenda	t with the conditions of tion, this matter should			
	The defendant must be ord Court finds there is a sub- granted, or (b) the Gover imposed, or (c) exceptional should not be detained, and defendant is not likely to released.	stantial likelihood trument has recomm l circumstance are cludded to the court firm (2) the Court firm	hat a motion for acquirenced that no sentence learly shown under § 31 and so by clear and convin	ttal or note of im 45(c) who incing ev	ew trial will be apprisonment be by the defendant idence that the	

Date: May 6, 2014.

UNITED STATES MAGISTRATE JUDGE

U.S. DISTRICT COURT

NOTICE

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).